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MINISTRY OF COMMERCE & INDUSTRY

PUBLIC NOTICES

IMPORT TRADE CONTROL

New Delhi, the 1st July 1961

SUBJECT:—Recognition of New Established Importers and grant of quotas.

No. 74-ITC(PN)/61.—Attention is invited to paragraph 94 of Section I of the Import Trade Control Policy Book for the Licensing period April–September 1961. In addition to the three types of documents mentioned at (i) to (iii) therein, the applicants should also furnish with their application for Transfer of Quota Rights, an affidavit on an adequately stamped paper and sworn in before a Magistrate/Oath Commissioner/Notary Public to the effect that neither the set of partners who owns the present reconstituted concern, is at present doing nor the different sets of partners who owned the firm from time to time in the past since its inception/1st April, 1945 were doing import/export business, as such set, in any other name or style during the period they owned this business. If the firm is/was a proprietary/Hindu Undivided Family concern at any stage, similar affidavits in respect of proprietor(s)/Hindu Undivided Family should be furnished.

2. In case import/export business is/was being carried on by the proprietor/set of partners/Hindu Undivided Family in any other name or style, an affidavit to the effect that the applicant firm has been selecting in the past and will also select in future a common basic year for calculation of quotas for similar items of import/export with the other such firms, should also be furnished.

SUBJECT:—Import Policy for Metal Clad (or otherwise) switches and switch fuse units and metal clad (or otherwise) cut outs [S. No. 42(e)/II] during April–September, 1961.

No. 75-ITC(PN)/61.—Attention of the trade is invited to remark (ii) against S. No. 42(e)/II read with remark (ii) against S. No. 42(d)/II wherein it has been laid down that applications from Established Importers for import of spare parts of this item against their imports of complete machinery falling under this S. No. will be considered by the Joint Chief Controller of Imports & Exports, Calcutta and licences granted on a quota of 2½ per cent. of half of their best year's imports in the basic period.

2. As fuse units can be considered as complete units by themselves and can be used as such and also as spare parts of complete units, it has been decided that they should be allowed to be imported up to the full face value of quota licences issued under S. No. 42(e)/II of the Import Trade Control Schedule.

SUBJECT:—*Provisional debiting of import licences by Customs Houses.*

No. 76-ITC(PN)/61.—Import licences are sometimes debited with “loaded values” of the imported goods by Customs Houses, on a provisional basis. In certain cases, however, on subsequent verification or on appeal, the quantum of loading is reduced later on, sometimes after several licensing periods. The question of revalidating such licence in order to enable the licence holder to import further goods against the un-utilised amount available on the licence on the basis of the reduced “loading” has been considered from all aspects. It has been decided that such non-utilisation as a result of Custom House practices in the matter of provisional debiting or loading will not be taken into account for any subsequent adjustment in the value of imports to be allowed to the importers and that such licences cannot be revalidated under any circumstances.

2. The above para may be inserted as para 109-A after para 109 of Chapter 2 of the Import Trade Control Hand Book of Rules & Procedure, 1961.

K. T. SATARAWALA,
Chief Controller of Imports & Exports.